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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/091,321	03/06/2002	Makoto Kanbe	1035-371	7734

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EXAMINER

NGUYEN, JIMMY H

ART UNIT	PAPER NUMBER
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2673

DATE MAILED: 10/21/2003

17

Please find below and/or attached an Office communication concerning this application or proceeding.

Office Action Summary

Application No.

10/091,321

Applicant(s)

KANBE ET AL.

Examiner

Jimmy H. Nguyen

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-- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --

Period for Reply

A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION.

- Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.
- If the period for reply specified above is less than thirty (30) days, a reply within the statutory minimum of thirty (30) days will be considered timely.
- If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.
- Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133).
- Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).

Status

- 1) ☒ Responsive to communication(s) filed on 25 September 2003.
- 2a) ☐ This action is **FINAL**. 2b) ☒ This action is non-final.
- 3) ☐ Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under *Ex parte Quayle*, 1935 C.D. 11, 453 O.G. 213.

Disposition of Claims

- 4) ☒ Claim(s) 18,20,23,31,33,41 and 45-49 is/are pending in the application.

4a) Of the above claim(s) _____ is/are withdrawn from consideration.

- 5) ☐ Claim(s) _____ is/are allowed.

- 6) ☒ Claim(s) 18,20,23,31,33,41 and 45-49 is/are rejected.

- 7) ☐ Claim(s) _____ is/are objected to.

- 8) ☐ Claim(s) _____ are subject to restriction and/or election requirement.

Application Papers

- 9) ☐ The specification is objected to by the Examiner.
- 10) ☐ The drawing(s) filed on _____ is/are: a) ☐ accepted or b) ☐ objected to by the Examiner.
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).
- 11) ☐ The proposed drawing correction filed on _____ is: a) ☐ approved b) ☐ disapproved by the Examiner.
If approved, corrected drawings are required in reply to this Office action.
- 12) ☐ The oath or declaration is objected to by the Examiner.

Priority under 35 U.S.C. §§ 119 and 120

- 13) ☒ Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).
a) ☒ All b) ☐ Some * c) ☐ None of:
1. ☐ Certified copies of the priority documents have been received.
2. ☒ Certified copies of the priority documents have been received in Application No. 08/974,496.
3. ☐ Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).
* See the attached detailed Office action for a list of the certified copies not received.
- 14) ☐ Acknowledgment is made of a claim for domestic priority under 35 U.S.C. § 119(e) (to a provisional application).
a) ☐ The translation of the foreign language provisional application has been received.
- 15) ☐ Acknowledgment is made of a claim for domestic priority under 35 U.S.C. §§ 120 and/or 121.

Attachment(s)

- 1) ☐ Notice of References Cited (PTO-892)
2) ☐ Notice of Draftsperson's Patent Drawing Review (PTO-948)
3) ☐ Information Disclosure Statement(s) (PTO-1449) Paper No(s) 6,9.

- 4) ☐ Interview Summary (PTO-413) Paper No(s). _____
5) ☐ Notice of Informal Patent Application (PTO-152)
6) ☐ Other:

DETAILED ACTION

Request for Continued Examination

1. A request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed in this application after final rejection. Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, the finality of the previous Office action has been withdrawn pursuant to 37 CFR 1.114. Applicant's submission filed on 09/25/2003 has been entered. Claims 18, 20, 23, 31, 33, 41 and 45-49 are currently pending in the application. An action on the RCE follows:

Drawings

2. The drawings are objected to under 37 CFR 1.83(a). The drawings must show every feature of the invention specified in the claims. Therefore, the features, "a source enable signal output circuit", line 18 of claim 18, **together** with "panel power maintaining means", line 8 of claim 18, must be shown or the feature(s) canceled from the claim(s). No new matter should be entered.

A proposed drawing correction or corrected drawings are required in reply to the Office action to avoid abandonment of the application. The objection to the drawings will not be held in abeyance.

Claim Rejections - 35 USC § 112

3. The following is a quotation of the first paragraph of 35 U.S.C. 112:

The specification shall contain a written description of the invention, and of the manner and process of making and using it, in such full, clear, concise, and exact terms as to enable any person skilled in the art to which it pertains, or with which it is most nearly connected, to make and use the same and shall set forth the best mode contemplated by the inventor of carrying out his invention.

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4. Claims 18, 20, 23, 31, 33, 41 and 45-48 are rejected under 35 U.S.C. 112, first paragraph, as containing subject matter which was not described in the specification in such a way as to reasonably convey to one skilled in the relevant art that the inventor(s), at the time the application was filed, had possession of the claimed invention.

Regarding to claims above, the disclosure, when filed, does not contain sufficient information regarding to the claimed features, “panel power maintaining means” (see independent claim 18, lines 8-9) and “a source enable signal output circuit for outputting, to the source driver control circuit, a source enable signal” (see independent claim 18, lines 18-19). The disclosure, specifically fig. 13 and the description at page 40, lines 8-19, teaches a power source control circuit 56 for outputting a source enable signal 70 to the source driver control circuit 54, and the disclosure, specifically fig. 13 and the description at page 45, lines 4-6, teaches **a power source control circuit 56 serving as power maintaining means** (corresponding to the claimed panel power maintaining means, see claim 18, lines 8-9). In other words, the disclosure expressly teaches the power source control circuit 56 (i.e., the claimed panel power maintaining means) for outputting a source enable signal 70 to the source driver control circuit 54, and there is no where in the disclosure to disclose two distinct underlined features above. Furthermore, the disclosure, when filed, does not contain sufficient information regarding to the claimed feature, “said source driver control circuit, in response to the source enable signal, generates a command to cause said panel power maintaining means to apply an OFF voltage to said pixel electrode and said opposing electrode to turn OFF a liquid crystal”, last 6 lines of independent claim 18. The disclosure, specifically fig. 13 and the description at page 40, lines 8-19, and page 47, line 22 through page 48, line 18, teaches that, in response to the source enable signal 70 from the power

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source control circuit 56 (i.e., the claimed panel power maintaining means), the source driver control circuit 54 generates a rectangular wave signal (i.e., the claimed command) and provides the rectangular wave signal to all source lines 24₁-24_n, via the source driver 52, thereby providing the rectangular wave signal to the pixel electrode to turn the liquid crystal OFF, and the opposing electrode control circuit 57 outputs another rectangular wave signal as the opposing electrode signal, which is in phase with the rectangular wave signal from the source driver control circuit 54, to the opposing electrode. In other words, the disclosure expressly teaches that the source driver control circuit 54 generates a rectangular wave signal (i.e., the claimed command) to cause the source driver to apply an OFF voltage to the pixel electrode, in response to the source enable signal 70 from the power source control circuit 56 (i.e., the claimed panel power maintaining means), and the opposing electrode control circuit 57 outputs another rectangular wave signal as the opposing electrode signal, which is in phase with the rectangular wave signal from the source driver control circuit 54, to the opposing electrode, thereby turning off the liquid crystal. Accordingly, the disclosure, when filed, does not contain sufficient information regarding to the above underlined features.

Additionally to claim 23, when this claim is read together with independent claim 18, this claim recites two features, “panel power maintaining means” (see claim 18, line 8) and “a power source control circuit” (see claim 23, line 9). However, the disclosure, when filed, does not contain sufficient information regarding to the two underlined features above. The disclosure, specifically fig. 13 and the description at page 45, lines 4-6, teaches the power source control circuit 56 serving as power maintaining means. In other words, the disclosure expressly teaches

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that the power source control circuit 56 and the panel power maintaining means are the same one, rather than two features as recited in claim 23.

5. It is suggested Applicants to use the same terms as disclosed in the disclosure in order to clarify the claimed invention. Furthermore, due to the rejection under 35 USC 112, first paragraph, above, the following art rejections are made as best understood by examiner.

Claim Rejections - 35 USC § 102

6. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless –

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

7. Claim 49 is rejected under 35 U.S.C. 102(b) as being anticipated by Yasui et al. (USPN: 5,248,963), hereinafter Yasui.

Regarding to claim 49, Yasui discloses an erasing device for a liquid crystal display (LCD) device (fig. 3) having a LCD panel (10) whose pixels are driven by active elements (13), for erasing a display image on said LCD panel when a power source of a main body of said LCD device is turned off, the erasing device comprising power source OFF detecting means (a voltage drop detector 24, fig. 5, abstract) for detecting the turning off of the power source of the main body of LCD device, panel power maintaining means (a power holding circuit 22) for maintaining power to the LCD panel for a certain period after the power source is turned off (col. 4, lines 50-53), and erasing means (23, 25, 27, 17 and 16) for applying an OFF-level voltage (a voltage level corresponding to pixel data D of logic “0”, col. 3, lines 58-60), using the power supplied by the panel power maintaining means, to all pixels in the LCD panel, thereby erasing

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the display in a short time after the turning OFF of the power supply (figs. 3 and 5, col. 3, lines 1-22 and lines 58-67). As noting in fig. 3, Yasui further discloses the liquid crystal display panel including a pixel electrode (12a), an opposing electrode (12b) and an inherent liquid crystal material therebetween. Yasui further teaches that the erasing means applies to both the pixel electrode (12a) and the opposing electrode (12b) an OFF-level voltage (the common potential EG of zero volt, col. 1, lines 58-59) within time T and a negative voltage E2 latter (col. 1, lines 58-60 and col. 6, lines 3-9). In other words, the rectangular wave signal having amplitudes of negative voltage E2 and common potential EG of zero volt is expressly taught by Yasui.

Accordingly, the Yasui reference anticipates this claim.

Claim Rejections - 35 USC § 103

8. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negated by the manner in which the invention was made.

9. Claims 18, 20, 23, 31, 33, 41 and 45-48 are rejected under 35 U.S.C. 103(a) as being unpatentable over Yasui and further in view of Tsuboyama et al. (USPN: 5,592,191, cited in IDS filed on 03/06/2002), hereinafter Tsuboyama.

Regarding to claims 18, 20, 23 and 45, Yasui discloses an erasing device for a liquid crystal display (LCD) device (fig. 3) having a LCD panel (10) whose pixels are driven by active elements (13), for erasing a display image on said LCD panel when a power source of a main body of said LCD device is turned off, the erasing device comprising power source OFF detecting means (a voltage drop detector 24, fig. 5, abstract) for detecting the turning off of the

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power source of the main body of LCD device, panel power maintaining means (a power holding circuit 22) for maintaining power to the LCD panel for a certain period after the power source is turned off (col. 4, lines 50-53), and erasing means (23, 25, 27, 17 and 16) for applying an OFF-level voltage (a voltage level corresponding to pixel data D of logic "0", col. 3, lines 58-60), using the power supplied by the panel power maintaining means, to all pixels in the LCD panel, thereby erasing the display in a short time after the turning OFF of the power supply (figs. 3 and 5, col. 3, lines 1-22 and lines 58-67). Yasui further discloses the erasing means including a source driver (a source bus driver 16b, best seen fig. 1), a source driver control circuit (a circuit including a plurality of shift registers 16a, fig. 1), for providing signals to control the source driver (16b), an inherent opposing electrode control circuit for outputting an opposing electrode signal (a voltage) to opposing electrodes (common electrodes 12b) (fig. 3, col. 3, lines 58-67), and a source enable signal output circuit including a power source control circuit (a circuit including a power circuit 23, a capacitor 25, a resistor 26, an inverter 27 and a circuit for providing signals D, PCK and M, see figs. 3 and 5) for controlling the source driver control circuit (16a) and the opposing electrode control circuit. Yasui further teaches the erasing means applying to both the pixel electrode (12a) and the opposing electrode (12b) an OFF-level voltage (the common potential EG of zero volt, col. 1, lines 58-59) within time T and a negative voltage E2 latter (col. 1, lines 58-60 and col. 6, lines 3-9). In other words, the rectangular wave signal having amplitudes of negative voltage E2 and common potential EG of zero volt is expressly taught by Yasui. Accordingly, the Yasui reference discloses all the claimed subject matter except that Yasui's the source enable signal output circuit does not output, to the source driver control circuit (16a), a source enable signal which is at a selecting level during the certain period T.

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However, Tsuboyama discloses a related erasing device for a LCD, the erasing device comprising a source enable signal output circuit including a logic control unit 107, for outputting a source enable signal (data side Vc control signal, fig. 1), which is at a selecting level during the certain period TE (fig. 5A), to the source driver control circuit (shift register/latch circuit 25, fig. 2) which, in response to the source enable signal, to cause the panel power maintaining means (a driving voltage generating circuit 104, fig. 3) to provide a voltage V4 to the pixel electrode, thereby turning off the liquid crystal display (fig. 5A, col. 4, lines 37-60). It would have been obvious to a person of ordinary skill in the art at the time of the invention was made to provide the logic control unit 107 in the source enable signal output circuit of Yasui because this would allow the source enable output circuit controlling the source driver control circuit and the source driver, for applying the OFF voltage during a certain period after the turning off of the power, thereby eliminating image disturbance from a display panel even when power is turned off, and enabling uniform orientation of the liquid crystal, as taught by Tsuboyama (col. 1, line 64 through col. 2, line 27).

Regarding to claims 31 and 33, Yasui fails to teach the active matrix type LCD device including a reflective LCD device or a Guest-Host LCD device. Official Notice is taken that the active matrix type LCD device including a reflective LCD device or a Guest-Host LCD device is notoriously well known and expected in the art. It would have been obvious to one having ordinary skill in the art at the time of the invention was made to have the active matrix type LCD device of Yasui including a reflective LCD device and a Guest-Host LCD device as these displays are known to consume less power since these displays operates without using a backlight.

Regarding to claims 41, 46 and 47, as discussed above, Yasui teaches the erasing means outputting a voltage signal (E2) to both pixel electrode (12a) and opposing electrode (12b), by means of the source driver (16b) and the opposing electrode signal control circuit (fig. 3, col. 3, line 58 through col. 4, line 16). Yasui further discloses the erasing means including a gate driver (a gate bus driver 19) for outputting a gate driving signal (outputs G1, G2, ..., Gm), which turns on gate lines (15₁-15_m) sequentially to turn on the active elements (TFTs 13) per line and a gate driver control circuit (a circuit including elements 18 and 20) (see fig. 4) for receiving a gate enable signal (a clear signal CL, fig. 4), as a starting signal for the gate driver, so that a gate driving signal (G1, ..., Gm) is outputted to gate lines (15₁-15_m) (see figs. 2 and 4).

Regarding to claim 48, Yasui further discloses that, during the erasing period (T), the gate driving signal (G1, G2, ..., Gm) is fixed at a high level (col. 4, lines 3-11).

Response to Arguments

10. Applicant's arguments with respect to claim 18 have been considered but are moot in view of the new ground(s) of rejection. See the new ground (s) of rejection above. Furthermore, on page 8, third paragraph, Applicants pointed out the power source control circuit (81) of fig. 25 corresponding to the claimed source enable signal output circuit, if so, what element in fig. 25 corresponds to the claimed panel power maintaining means.

11. With respect to claims 45 and 49, applicants state that Yasui does not disclose rectangular wave signal being applied by the LCD erasing means, pages 11-13, examiner disagrees. Yasui, at column 6, lines 3-6, expressly teaches "The display electrode 12a and the counter electrode 12b (the latter being supplied with the voltage E2) are both supplied with the common potential

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within the time Y", i.e., the rectangular wave signal having amplitudes of negative voltage E2 and common potential EG of zero volt.

Conclusion

12. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Jimmy H. Nguyen whose telephone number is (703) 306-5422.

The examiner can normally be reached on Monday - Thursday, 8:00 a.m. - 5:00 p.m..

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Bipin Shalwala can be reached at (703) 305-4938.

Any response to this action should be mailed to:

Commissioner of Patents and Trademarks

Washington, D.C. 20231

or faxed to:

(703) 872-9314 (for Technology Center 2600 only)

Hand-delivered responses should be brought to Crystal Park II, 2121 Crystal Drive, Arlington, VA, Sixth Floor (Receptionist).

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the Technology Center 2600 Customer Service Office whose telephone number is (703) 306-0377.



JHN
October 19, 2003

Jimmy H. Nguyen
Examiner
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